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potters' clay near Tulsa will find something to their advantage by calling at the World office and leaving this informa-

that he was paid for his services with checks that were eashed in this city.

The charge against Burton is that of violating section 1782 of the Revised Statutes, prohibiting senators and members of the house receiving com-

pensation for services rendered in re-

pensation for services rendered in re-lation to any proceeding in which the United States is interested. Burton charged with accepting a fee of 5500 a month from the Rialto Grain & Securities company, of St. Louis, for representing that company before the postoffice department, in a proceeding charging that company with the fraudulent use of the mails,

The government urged that Mr. of his services as counsel with full knowledge of the facts, while it was contended on behalf of Mr. Burton that he had not in the beginning been Washington, April 5.- The case of the representative of the Rialto com-Senutor J. R. Barton, of Kansas, an pany, but the personal attorney of Major Dennis, of that company, in the appeal from the sentence imposed by matter of a personal prosecution

St. Louis, came up for argument in Mr. Burton's defense was summed

States this afternoon. By consent of "We maintain first, that the presthe court, each side was given an ad- en indictment does not state a case ditional bone, making four hours on in which the United States is interested, within the meaning of section 1782 The opening argument was deliver- and second, even if interested, nevercal by Judge Dillon on behalf of Sen- cheless, the proof shows that Burton attr Burton. Judge Dillon spoke in neither agreed to render nor did renback at the rail, but was listened to manter in which in any view the Unitwith close attention by the justices, od States had any interest, direct or

### INSTRUCTION ON VIOLIN.

that I am prepared to give instructions. Careful studies of the violin Konrad, Felix Borowski and Dr. Louis Falk, at the Chicago Musical College,

MISS MYNN COGSWELL, argument into forty minutes allotted Home of Mrs. M. E. Cline, 418 South Detroit Street.

CALLED ELIXIR OF LIFE.

Worth of Buttermilk. Assuming that you have forsworn

sloohol and have found nothing to re- Over draft secured, neys and members of the house and place the glass of beer, try buttermilk. a genuinely refreshing, sharp drink- Furniture and fixtures, seld, but not thin like lemonade-nour by Senator Burton's attorneys and ex- ushing, but not insipid like milk. It pressed a keen interest in the conten- is a harmless substitute for intoxia lower court cannot right- cants, a remedy for tuberculosis, and ally deprive a senator of a seat in all pulmonary complaints, and bene-

Russian Koumiss, nearly the same thing, is sour mare's milk, and it is well known that the tribes who drink he members was the argument that, it are immune from consumption. Kou miss has consequently been largely used as a cure for that disease. The famous Russian Count Tolstoy, who was at one time afflicted with tuber culosis, attributes his cure largely to the drinking of Koumlss in abundance while living in a tent on the Russian A famous English physician, Sir

Lauder Brunton, says of buttermilk that it "quenches the thirst, supplies food, and also contains a ferment which, if absorbed, may be useful in aiding the conversion of sugar into lactic acid within the body. I am inelined to attribute the benefits occasionally derived from the use of skimmed milk to its pessessing similar properties to buttermilk. But I consider the latter superior. When it is allowed to become very sour, and all its milk sugar has been converted into factic acid. It would probably be still better."

According to Professor Metchnikoff elixir of life, in that it is a remedy for "the slow intoxications that weaken the resistance of the higher elements af the body."

Buttermilk is very easy of digestion and assimilation. In diabetes, where milk is more or less objectionable, buttermilk can be safely given with advantage. It is also given as a refrigerant.

Superfluitles.

Many will soon be asking-and earnestly, too, some of us-whether we are not becoming less luxurious tremely lean .- Drapers' Record.

His Literary Preference. was a Chicago business man

who in answer to the question. "What book has had the greatest influence on your life and been most beneficial "Bradstreet's."

in an All-Tobacco Cigar. This is the result of analysis of an all-tobacco cigar. An English parliamentary report showing adulteration of tobacco gives the following as ingredients in very cheap cigars: "Sugar, sium, floor or meal, rhubarb leaves, saltpeter, fuller's earth, starch, malt-commings, chromate of lead, peat moss, molasses, burdock leaves, common salt, endive leaves, lampblack, gum, red dye, a black dye composed of vegetable red, fron and Heorica scraps of newspaper, cinnamon stick cabbage leaves and straw brows po

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30,000.00

198,938.27

\$278,307.25

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Condensed Official Financial Statement of Condition of

At Close of Business January 29, 1906 Resources Liabilities 124,688.96 Capital fully paid, Loans and discounts, 900.00

175.07 Surplus, Over draft unsecured, In good condition, at its sourest, it is U. S. Bonds and premiums, 31,293,75 Undivided, 1,560.25 Circulation,

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119,689.22 Deposits,

\$278,307.25 Total,

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## INTRODUCTORY

Tulsa, I. T.

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HIS APPEAL BEING ARGUED IN U. S. SUPREME COURT.

Mr. Waggener Attacks Constitutional- Rurton had entered into the discharge ity of Act Under Which Senator Burton Was Convicted.

he United States circuit court at against him. the surreme court of the United up in the following huguage:

caeli sale.

a low voice that could hardly be heard der any services in respect of any and was adjudged by all who heard it indirect." as an able and exhaustive presentation of the case.

Judge Dillon was followed by Balie Waggener, who spoke rapidly and in I wish to announce to those desira clear tone of voice on the constitu- ons of pursuing studies of the violin tional question which is raised in his brief attacking the act of 1864. It was not decided whether Mr. Waggener would have an opportunity to ad- and music have been pursued under dress the court on this question until such masters of the art as Emile Sausome of the justices expressed a wish ret. Bernhard , Listemann, William to hear a short oral argument on the Front rooms, Hamilton building, over subject. Mr. Wazgener was frequently interrupted by short queries from from which I graduated last spring. the members of the court and he de- I have had seven years experience in livered his argument with expressive vehemence, crowding as much of his

him as was possible. All the visitors' seats were necupied, and although Senator Long was at the same time speaking in the senate, the members of the Kansas dele- Men of Eminence Testify to the gations kept dropping in and out throughout the afternoon,

Quite a number of prominent aftersenate listened to the greater portion of the constitutional argument raised. he senute without that body having ficial to the digestion.

orlared the seat vacant. The point which chiefly interested y analogy, comress might pass a aw probibiting the president from inerfering with legislation, and a court night find him guilty and prevent him from exercising the duties of his oftice. Although the argument was purely technical, it was well delivered and apparently received with attention by the court. At one point Waggener cited an opinion of Justice Brewer while on the circuit bench in Kansas, which Justice Brewer examined with

special interest; Senator Burton occupied a rear seat within the railing, and was recognized

by but few of the sightseers and visit-

Representatives Curtis, Miller and others say beside him at different times during the argument, but his attraction was closely fixed on liberate torney and the court, and beyond a civil greeting he had little to say to sour milk or buttermilk is a sort of

those near him. Mr. Waggener was followed by Assistant United States Attorney General Robb, who had spoken but a short time when the court adjourned. He will continue temorrow, and F. W. Lehmann will close the argument

The government was represented by Assistant Attorney General Charles H. Fobb and Mr. Burton by a long "The Prudential Has the Strength of array of counsel, consisting of ex-Judge John E. Dillon, Bailie F. Waggener, Heary Hubbard, W. H. Ross- in habit than formerly. The trade in ingion, W. Knex Haynes, F. W. Leh. supedfluitles, unfortunately, is exmann and W. P. Hackney.

The charge against Senator Burton in this case is the same as that pre-Tulsa, Ind. Ter. ferred when the case was before the court last year, except in this case the receipt of money by Burton in St. Louis is alleged. The reversal of to you?" sent the following reply: the decision of the circuit court on the former appeal was based upon the failure to show that fact. The testimony was then adduced only showing

> Parties acquainted with the facts regarding any deposit of